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dry closet without applying in writing to the commissioner of public health for a permit allowing the construction of said dry closet or privy and receiving said permit.

(2) All dry closets or privies, where permit is granted by the commissioner of public health, shall be built according to dimensions and specifications to be furnished by said commissioner of public health of the city of Spartanburg.

(3) All privies or surface closets in existence in the city of Spartanburg prior to the adoption of this ordinance shall be required to be remodeled within a period of 120 days, under the supervision of and according to the rules of the board of health of the city of Spartanburg on file in the office of said board of health of said city.

(4) (a) All privies or dry closets shall be kept clean at all times.

(b) The cover of the seat shall be kept closed at all times when said privies are not in use.

(c) The cover for the removal of the box or boxes shall be kept closed all the time.

(d) The door of said privy or surface closets are not to be allowed to remain open at any time unless there is a self-closing fly door in addition to the door required under the said rules of said board of health of the city of Spartanburg.

(e) No wash water, kitchen slops, or other liquid wastes shall be emptied into said privy.

(f) No night soil from any person suffering from typhoid fever, dysentery, or other serious bowel trouble shall be deposited in any privy without being previously disinfected in such manner as may be approved by the board of health.

Any person, firm, or corporation violating any of the provisions of the above ordinance shall, upon conviction in the recorder's court for each offense, be imprisoned for a term not exceeding 30 days or fined in a sum not exceeding \$100.

SPOKANE, WASH.

Restaurants and Eating Places—License—Sanitary Regulation. (Ord. C 1548, Nov. 17, 1913.)

SECTION 1. The term "eating place" as used in this ordinance shall include every restaurant, lunch counter, or lunch stand in the city of Spokane. It shall also include every place where prepared food is sold to the public for consumption upon the premises.

SEC. 2. No person shall own, conduct, or manage an eating place without obtaining and having a license therefor.

SEC. 3. Any person, firm, or corporation desiring to conduct an eating place in the city of Spokane shall file with the health department of said city a written application on a printed form furnished by the health department for a license therefor, together with the treasurer's receipt for a license fee. Upon approval by the health officer such license shall be issued by the city auditor, provided no license shall be issued until the provisions of this ordinance and amendments thereto and all other ordinances of the city of Spokane and the laws of the State of Washington relative thereto shall have been complied with.

The license fee for such license shall be \$5 for the year ending December 31, or any part thereof. Such license shall be immediately posted and at all times kept posted in a conspicuous place in or at such eating place.

SEC. 4. Any license granted under the provisions of this ordinance may be revoked by the city council whenever it shall appear to the satisfaction of said city council that the party so licensed shall have violated the provisions of any law of the State of Washington, of this or any other ordinance of the city of Spokane, or any rule or regulation of the board of health relating to the keeping of eating places.

SEC. 5. It shall be unlawful for any person to refuse admission to the health officer or his deputies to any eating place or any part thereof.

SEC. 6. All rooms used for the storing, cooking, or preparing of foodstuffs shall have floors and sidewalls so constructed as to exclude vermin, rats, and mice, and shall be kept in a state of good repair. No dogs, cats, or other animals shall be allowed in such room. Said floors shall have a smooth surface, constructed of wood tongued and grooved, cement, or tile laid in cement, save that when the floor is more than 4 feet below the level of the street or adjacent ground it shall not be of wood construction. The walls and ceilings of such rooms shall be properly whitewashed (unless painted or finished in natural wood) as often as required by the health officer, and at least once in 12 months. In all places along said walls where there is likelihood of contamination from use there shall be a lining of galvanized iron or other impervious material to the height of 6 feet. The furniture, tables, appurtenances, ranges, stoves, and all appliances in such rooms shall be so arranged and placed as to permit ready and easy cleaning on all sides, and all utensils, implements, furniture, and other appliances shall be kept in a clean and sanitary condition.

SEC. 7. No water-closet or urinal shall be within or connected directly with any room where food is stored, prepared, cooked, or served, unless the room in which such water-closet or urinal is situated shall have direct communication with the outside air and be provided with an automatic closing door.

SEC. 8. No one shall sleep, or be permitted to sleep, in any room where food is stored, prepared, cooked, or served.

SEC. 9. No person suffering from tuberculous, cancer, ophthalmia, syphilis, gonorrhœa, or any infectious or contagious disease, externally visible or not, or any skin disease, shall be employed in or about any kitchen or eating place, or handling any foodstuffs or products used therein.

SEC. 10. No employee in any way connected with the handling, cooking, or preparing of any foodstuffs or products in any kitchen or eating place shall engage at work, following a visit to a water-closet, urinal, or toilet room, without first thoroughly cleansing his or her hands.

SEC. 11. All food shall be kept in such manner as to prevent contamination from dust, dirt, flies, or vermin.

SEC. 12. Every eating place shall be provided with ample facilities for washing and cleaning all eating or cooking utensils and with hot and cold water. No eating or drinking utensil shall be used in the serving of food or foodstuffs without first being properly sterilized with steam or boiling water each time after being used.

SEC. 13. All eatables purchased in sealed tin cans or containers shall be immediately removed from such cans or containers, after such tin cans or containers are opened and contents exposed to the air. The use of any tin cans or containers for the storing of food or food products is prohibited.

SEC. 14. All eating places and everything in connection therewith shall be kept in a clean and sanitary condition.

SEC. 15. The board of health of the city of Spokane shall have and hereby is given power and authority to pass other or supplementary regulations relative hereto.

SEC. 16. Any person violating any of the provisions of this ordinance, or of any regulation enacted by the board of health relative hereto, shall on conviction thereof be punished by a fine of not less than \$5 nor more than \$100, or be imprisonment not to exceed 30 days, or by both such fine and imprisonment.

SEC. 17. This ordinance shall be in force and effect from and after January 1, 1914.

SPRINGFIELD, MASS.

Stables and Manure—Care of—License. (Reg. Bd. of H., May 1, 1913.)

RULE 1. No stable licenses will be granted unless the floors are so constructed and drained that no excrement or refuse liquids will be absorbed or flow upon or into the ground.